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Counsel for Plaintiffs Dianna Jou and Jaynry Young

[See Signature Page for Additional Counsel]

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION**

DIANNA JOU and JAYNRY YOUNG,
individually and on behalf of other similarly
situated individuals.

Plaintiffs.

V.

KIMBERLY-CLARK CORPORATION;
KIMBERLY-CLARK WORLDWIDE, INC.;
KIMBERLY-CLARK GLOBAL SALES,
LLC; and DOES 1-5

Case No. 3:13-cv-03075-JSC

**STIPULATION OF VOLUNTARY
DISMISSAL OF PLAINTIFF JAYNRY
YOUNG WITH PREJUDICE**

Defendants.

**STIPULATION OF VOLUNTARY DISMISSAL
OF PLAINTIFF JAYNRY YOUNG WITH PREJUDICE**

Jou v. Kimberly-Clark Corp., No. 3:13-cv-03075-JSC

1 Plaintiff Jaynry Young and defendants Kimberly-Clark Corporation; Kimberly-Clark
2 Worldwide, Inc.; and Kimberly-Clark Global Sales, LLC, the parties to the above-captioned
3 action, stipulate and agree, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), that
4 plaintiff Jaynry Young hereby does and shall voluntarily dismiss all of her claims in the above-
5 captioned action with prejudice.¹

6

7 **IT IS SO STIPULATED.**

8 Date: July 31, 2014

9 Respectfully submitted,

10 REESE RICHMAN LLP

11 /s/ Kim E. Richman
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26 *Counsel for Plaintiffs Dianna Jou and Jaynry
27 Young and the Proposed Class*

28 _____
29 ¹ This Stipulation of Voluntary Dismissal of Plaintiff Jaynry Young with Prejudice has, and shall
30 have, no effect on plaintiff Dianna Jou's claims in the above-captioned action. Plaintiff Dianna
31 Jou does not dismiss her action against any of the above-named Defendants.

32 STIPULATION OF VOLUNTARY DISMISSAL
33 OF PLAINTIFF JAYNRY YOUNG WITH PREJUDICE
34 *Jou v. Kimberly-Clark Corp., No. 3:13-cv-03075-JSC*

1 KING & SPALDING LLP
2

3 /s/ Stephen B. Devereaux
4

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24 *Counsel for Defendants Kimberly-Clark
25 Corporation, Kimberly-Clark Worldwide, Inc., and
26 Kimberly-Clark Global Sales, LLC*

27 **ATTORNEY ATTESTATION**

28 Pursuant to Civil Local Rule 5-1, I, Kim E. Richman, hereby attest that concurrence in
the filing of this document has been obtained from Stephen B. Devereaux, counsel for defendants
Kimberly-Clark Corporation, Kimberly-Clark Worldwide, Inc., and Kimberly-Clark Global
Sales, LLC.

Date: July 31, 2014

/s/ Kim E. Richman
25 Kim E. Richman

26 STIPULATION OF VOLUNTARY DISMISSAL
27 OF PLAINTIFF JAYNRY YOUNG WITH PREJUDICE
28 *Jou v. Kimberly-Clark Corp.*, No. 3:13-cv-03075-JSC

CERTIFICATE OF SERVICE

I hereby certify that on July 31, 2014, I caused the foregoing document to be electronically filed with the Clerk of the Court using the CM/ECF system, which sent notification of the filing to all counsel of record.

/s/ Kim E. Richman
Kim E. Richman

**STIPULATION OF VOLUNTARY DISMISSAL
OF PLAINTIFF JAYNRY YOUNG WITH PREJUDICE**
Jou v. Kimberly-Clark Corp., No. 3:13-cv-03075-JSC